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APPLICATION NO. FILING DATE		G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/430,501	9/430,501 10/29/1999		DONGMING HWANG	RAL9-99-0110,	7395
25299	7590	08/07/2003			
IBM CORPO	- - ·		EXAMINER		
PO BOX 121 DEPT 9CCA,			KUMAR, PANKAJ		
RESEARCH TRIANGLE PARK, NC 27709				ART UNIT	PAPER NUMBER
				2631	
				DATE MAILED: 08/07/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant	(s)			
		09/430,501	HWANG E	HWANG ET AL.			
	Office Action Summary	Examiner	Art Unit				
		Pankaj Kumar	2631				
 Period for	The MAILING DATE of this communication ap Reply	ppears on the cover s	heet with the corresponde	nce address			
THE MA - Extension after SD - If the pe - If NO pe - Failure - Any repl	RTENED STATUTORY PERIOD FOR REPLAILING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1. (6) MONTHS from the mailing date of this communication. riod for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statut y received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, howeve oly within the statutory minim I will apply and will expire SIX te, cause the application to b	r, may a reply be timely filed um of thirty (30) days will be consid (6) MONTHS from the mailing date come ABANDONED (35 U.S.C.§	e of this communication. 133).			
1) 🖂 I	Responsive to communication(s) filed on 10	/25/2002 .		•			
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(Since this application is in condition for allow closed in accordance with the practice under	vance except for form	nal matters, prosecution :	as to the merits is			
· · ·	of Claims						
	laim(s) 1-37 is/are pending in the application						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
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, 	laim(s) 7,0,74-70,24,20,54 and 55 is/are obj		ont				
Application		or election requirem	711t.				
9)∐ Th	e specification is objected to by the Examin	er.					
10)∐ Th	e drawing(s) filed on is/are: a)□ acce	epted or b) objected	to by the Examiner.	•			
	Applicant may not request that any objection to the	he drawing(s) be held i	n abeyance. See 37 CFR 1	l.85(a).			
11)□ Th	e proposed drawing correction filed on	_ is: a)□ approved	b) disapproved by the	Examiner.			
	f approved, corrected drawings are required in re	eply to this Office actio	٦.				
12) □ T h	e oath or declaration is objected to by the E	xaminer.					
Priority un	der 35 U.S.C. §§ 119 and 120						
13)∐ A	cknowledgment is made of a claim for foreig	ın priority under 35 L	J.S.C. § 119(a)-(d) or (f).				
a) <u></u>	All b)☐ Some * c)☐ None of:						
1.	Certified copies of the priority document	its have been receiv	ed.				
2.	Certified copies of the priority document	its have been receive	ed in Application No	· ·			
	Copies of the certified copies of the price application from the International But the attached detailed Office action for a list	ureau (PCT Rule 17.	2(a)).	ational Stage			
	knowledgment is made of a claim for domest			visional application).			
a) [\square The translation of the foreign language pr knowledgment is made of a claim for domes	ovisional application	has been received.	·			
Attachment(s		. ,	- 00 -==				
2) 🔲 Notice o	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO-948) ion Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🗌 N	terview Summary (PTO-413) P otice of Informal Patent Applica her:				

Application/Control Number: 09/430,501

Art Unit: 2631

DETAILED ACTION

Response to Arguments

- 1. Applicant's arguments originally filed 10/25/2002 have been fully considered but they are not persuasive.
- 2. Applicant argues that Kaku does not teach updating a carrier drop detection threshold based on the received signal responsive to a selected data pattern in the signal data since Kaku does not detect a particular bit pattern and adjust a threshold but instead adds a tonal signal that is passed through a filter. This respectfully traversed. First, bit pattern is not claimed; instead data pattern is claimed. In any event, there is an A/D converter in fig. 7 of Kaku. Second, Kaku teaches in fig. 7, that there is a tone signal (83) that is passed through a filter (82); however, this does not dismiss Kaku showing the limitation of updating a carrier drop detection threshold (Kaku fig. 9: setting threshold level to one level in S1 and setting threshold level to a second level in S2) based on the received signal (Kaku fig. 7: 24, carrier detection is after element 24; fig. 9: once the received signal energy is such that decision S2 is made) responsive to a selected data pattern (Kaku fig. 10: carrier drop detection threshold (CDI) is responsive to the filter output which is a selected data pattern. CDI in fig. 10b changes depending on the filter output in fig. 10a) in the signal data (Kaku fig. 7, 10a: the data pattern on fig. 10a which is the output of the filter 82 in fig. 7, is based on the signal data before 82)
- 3. Applicant also argues that claim 17 teaches a threshold circuit latching a carrier drop detection threshold. This is respectfully traversed since claim 17 reads "a threshold circuit coupled to the receiver circuit that latches a carrier drop detection threshold". Hence, the receiver circuit can latch a carrier drop detection threshold (Kaku fig. 7 is a receive circuit and

Application/Control Number: 09/430,501

Art Unit: 2631

fig. 9 shows setting the threshold which is equivalent to latching the threshold for the purpose of on and off CDI – carrier detection indication) and the threshold circuit is just coupled to the receiver circuit (Kaku fig. 9 is part of fig. 7).

- 4. Applicant also argues that Kaku does not update the threshold based on a JM or CM signal. This is respectfully traversed. CM is the signal sent by the call modem and received by the answer modem and JM is the signal sent by the answer modem and received by the call modem, as discussed in the first office action page 3. Kaku's fig 7 is updating the threshold as already discussed and fig. 7 is based on the JM or CM signal since fig. 7 is a modem (modulating and demodulating) communicating with another modem and thus it is an call and answer modem depending on its action at a particular time.
- 5. Applicant also argues that for claims 3, 13, 20 and 30, that they recite latching a signal strength based on detection of a selected bit pattern. This is respectfully traversed since no such recitation is found in the claims. Applicant also argues that Kaku does not teach establishing a threshold based on a latched signal strength. This is respectfully traversed. In Kaku fig. 9, the latched signal strength is P. Threshold level is adjusted (by being set in S4) based on the outcome of the decision in S2 based on P. If the answer to S2 is always no, S4 will never occur. Similarly, S1 is set (after the loop in fig. 9 has started) when decision based on P in S5 is a yes. If the decision in S5 is always no, the threshold in S1 and S2 will never be set again.

Information Disclosure Statement

6. The information disclosure statement filed 7/3/2000 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each U.S. and foreign patent; each publication or that

Application/Control Number: 09/430,501

Art Unit: 2631

portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but certain information referred to therein has not been considered.

- 7. The non-patent literature and foreign patent item 160 have not been considered since it does not exist in the file wrapper.
- 8. Also, contrary to what the filing on 6/25/2003 says, there were no literature copies and no IDS, duplicate or otherwise, filed on 6/25/2003.

Response to Amendment

Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10. Claims 1-6, 9-13, 17-23, 26-33, 36-37 are rejected under 35 U.S.C. 102(b) as being anticipated by Kaku et al. See prior action for details.

Allowable Subject Matter

11. Claims 7, 8, 14, 15, 16, 24, 25, 34, 35 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The following is a statement of reasons for the indication of allowable subject matter: see prior action for details.

Page 5

Application/Control Number: 09/430,501

Art Unit: 2631

Conclusion

12. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pankaj Kumar whose telephone number is (703) 305-0194. The examiner can normally be reached on Mon, Tues, Thurs and Fri after 8AM to after 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi H. Pham can be reached on (703) 305-4378. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

PK

July 31, 2003

DON N. VO PRIMARY EXAMINER